Contents

EXECUTIVE SUMMARY	1
•	form Act9
	9
, , , , , , , , , , , , , , , , , , , ,	10
	tirements11
	14
3	
Implementation and Findings of the	FJC Demonstration Court Program16
	n Measures
•	Measures for the Judiciary
	p Process Should Continue
	aseflow Management Should Continue
ξ ,	ial Dates and Shorter Discovery Periods hould be Encouraged19
4. The Effective Use of Magi	strate Judges Should be Encouraged20
5. The Role of the Chief Jud Management Should be It	ge in Case ncreased20
	nit Judicial Assignments Should e Efficient Case Management20
6 6	cient Case Management Should Legal Community21
	hnologies in the District Courts, ıld be Encouraged21
Alternative Cost and Delay Reduction and Executive Branch Cooperation	n Measures Requiring Congressional
	cancies on Litigation Delay23
•	inal and Civil Statutes on a Court's e Requirements Should be Recognized24
	ce Facilitates Case Management25
PART III. CJRA Principles & Guidelines: Analy	ysis, Comment, and Recommendations26
	26
The Six Principles and Guidelines of	28 U.S.C. § 473(a)26
1. The Systematic, Differential To	reatment of Civil Cases26

2. Ea	rly and Ongoing Control of the Pretrial Process by a Judicial Officer	29
3. Mc	onitoring of Complex Cases by a Judicial Officer	31
4. En	couragement of Cost Effective Discovery	33
5. Ce	rtification of Discovery Motions	34
6. Re	fer Appropriate Cases to Alternative Dispute Resolution Programs	35
	nniques: Analysis, Comment, and Recommendationson	
	echniques of 28 U.S.C. § 473	
1. Su	bmission of Discovery Plans at Initial Pretrial Conference	39
2. Re	presentative with Power to Bind Present at Pre-Trial Conferences	40
3. Re	quest for Extensions be Signed by Attorney and Party	41
4. Cr	eation of a Neutral Evaluation Program	41
5. Re	presentative with Power to Bind Present at Settlement Conferences	42
6. Ot	her Appropriate Features	43
PART V Concludin	g Observations: Prospects for Continued Civil Justice Reform	45